SUBSTITUTE FOR

SENATE BILL NO. 749

A bill to amend 1999 PA 276, entitled

"Banking code of 1999,"

by amending section 1201 (MCL 487.11201).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 1201. As used in this act:

2 (a) "Administrative expense" means any of the following:

3 (i) An expense designated as an administrative expense by
4 UNDER this act or BY the court.

5 (*ii*) Court costs and expenses of operation and liquidation of6 a bank.

7 (iii) Current wages paid to an employee of a bank whose
8 services are retained by the receiver for services rendered after
9 the date the bank is ordered in receivership.

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(*iv*) An unpaid expense of supervision or conservatorship of a
 bank.

3 (v) Unpaid fees or assessments owed to the bureau.DEPARTMENT.

4 (b) "Administrative procedures act of 1969" means the
5 administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to
6 24.328.

7 (c) "Affiliate" means a corporation, business trust, limited
8 liability company, PARTNERSHIP, ASSOCIATION, or similar
9 organization to which any of the following apply:

10 (i) An organization, A PERSON, directly or indirectly, owns or 11 controls either a majority MORE THAN 25% of its voting shares or 12 more than 50% of the number of A MAJORITY OF THE shares voted AT THE MOST RECENT ELECTION for the election of its directors, 13 14 trustees, or other persons exercising INDIVIDUALS WHO EXERCISE 15 similar functions, at the preceding election, or controls in any manner the election of a majority of its directors, trustees, or 16 other persons exercising INDIVIDUALS WHO EXERCISE similar 17 functions. 18

19 (*ii*) Control of the organization is held, directly or
20 indirectly, through either 1 of the following:

(A) Stock ownership or in any other manner, by the
shareholders or members of an organization who THAT own or control
a majority MORE THAN 25% of the shares of that organization, a
majority MORE THAN 25% OF THE ownership interest in the
organization, more than 50% of the number A MAJORITY of THE shares
voted for the election of directors of that organization at the
preceding MOST RECENT election, or more than 50% A MAJORITY of the

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ownership vote for election of directors of that organization at
 the preceding MOST RECENT election.

3 (B) By trustees for the benefit of the shareholders or members4 of that organization.

5 (C) BY THE POWER TO EXERCISE, DIRECTLY OR INDIRECTLY, A
6 CONTROLLING INFLUENCE OVER THE MANAGEMENT OR POLICIES OF THE
7 ORGANIZATION, AS DETERMINED BY THE COMMISSIONER AFTER NOTICE AND AN
8 OPPORTUNITY FOR A HEARING.

9 (iii) A majority of its directors, trustees, or other persons
 10 exercising INDIVIDUALS WHO EXERCISE similar functions constitute a
 11 majority of the directors, trustees, or other persons exercising
 12 INDIVIDUALS WHO EXERCISE similar functions of any 1 organization.

(iv) The organization owns or controls, directly or 13 14 indirectly, either a majority MORE THAN 25% of the shares of 15 capital stock or other ownership interest of an organization, or more than 50% of the number of A MAJORITY OF THE shares voted of 16 17 the total ownership vote for the election of directors of an organization at the preceding election, or controls in any manner 18 19 the election of a majority of the directors of an organization, or 20 for the benefit of whose shareholders or members all or 21 substantially all the capital stock or ownership interest of an 22 organization is held by trustees.

23 (d) "Applicant" means a person making THAT SUBMITS an
24 application under this act.

(e) "Articles" means articles of incorporation, all amendments
to articles of incorporation, and agreements of consolidation and
merger.

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1 (f) "Association" means a federal savings association organized under section 5 of the home owners' loan act, chapter 64, 2 48 Stat. 132, 12 U.S.C. 1464, 12 USC 1464, or a savings and loan 3 4 association, building and loan association, or homestead 5 association that is organized under the laws of a state, the District of Columbia, or a territory or protectorate of the United 6 States, and whose deposits are insured by the federal deposit 7 insurance corporation.FEDERAL DEPOSIT INSURANCE CORPORATION. 8

9 (g) "Bank" means a state banking corporation THAT IS organized
10 or reorganized under this act or organized under any law of this
11 state enacted before the effective date of this act, MARCH 1, 2000,
12 including a state banking corporation that voluntarily limits its
13 activities.

(h) "Bank holding company" means a company as defined in the
bank holding company act that is not a bank or national banking
association and that is a bank holding company approved by the
board of governors of the federal reserve system BOARD OF GOVERNORS
OF THE FEDERAL RESERVE SYSTEM under the bank holding company act or
that will become an approved bank holding company before or upon
the completion of a consolidation provided in section 3706.

(i) "Banking holding company act" means the federal bank
holding company act of 1956, chapter 240, 70 Stat. 133.12 USC 1841
TO 1852.

(j) "Branch" means, except as otherwise provided in this
subdivision, a branch bank, branch office, branch agency,
additional office, or a branch place of business at which deposits
are received, checks paid, or money lent. The acceptance of

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1 deposits in furtherance of a school thrift or savings plan by an 2 officer, employee, or agent of a bank at a school shall not be construed IS NOT CONSIDERED as the establishment or operation of a 3 4 branch. An electronic funds transfer facility that is made 5 available to 2 or more depository institutions under Michigan law ANY LAW OF THIS STATE that regulates electronic funds transfer 6 facilities is not a branch. A trust office of a bank is not a 7 branch. A loan production office is not a branch. An additional 8 9 office of a state agency is not a branch. An international banking 10 facility as defined in 12 C.F.R. CFR 204.8(a)(1), as in effect 11 December 31, 1982, is not a branch. The receipt of deposits by a 12 messenger service or the delivery by a messenger service of items representing deposit account withdrawals or of loan proceeds is not 13 14 the establishment or operation of a branch, whether or not the messenger service is owned or operated by the bank. Branch does not 15 16 include an agent acting under section 4101(1)(d).

17 (k) "Bureau" OR "DEPARTMENT" means the financial institutions
 18 bureau of the department of consumer and industry
 19 services.DEPARTMENT OF INSURANCE AND FINANCIAL SERVICES.

(1) "Capital" or "capital stock" means the stated par value of
issued and outstanding unimpaired common stock and the stated par
value of issued and outstanding unimpaired preferred stock. For
purposes of sections 4202, 4301, 4307, and 4308, "capital" and
"capital stock" shall—also include outstanding capital notes,
debentures, and any other instrument of indebtedness issued under
section 3801.

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(m) "Cease and desist order which has become final" or "order

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which has become final" means a cease and desist order or an order 1 2 issued by the commissioner DIRECTOR with the consent of the 3 institution or the director BOARD MEMBER or officer or other person 4 concerned, or with respect to which no-A petition for review of the action of the commissioner has been DIRECTOR WAS NOT filed and 5 perfected in a circuit court as specified in UNDER section 2310(2), 6 or with respect to which the action of the court in which the 7 petition is filed is not subject to further review by the courts of 8 9 the state.

(n) "Commissioner" OR "DIRECTOR" means the commissioner of the
 financial institutions bureau.DIRECTOR OF THE DEPARTMENT.

(o) "Consolidate", "consolidated", "consolidating", and "consolidation" include, respectively, consolidate or merge, consolidated or merged, consolidating or merging, and consolidation or merger.

16 (p) "Consolidated bank" means a bank that results from a 17 consolidation between a bank and 1 or more banks, out-of-state 18 banks, national banks, associations, or savings banks.

(q) "Consolidated organization" means an out-of-state bank, national bank, association, or savings bank organized under the laws of another state or the United States that results from a consolidation of 1 or more banks, with 1 or more out-of-state banks, national banks, associations, or savings banks.

(r) "Consolidating organizations" means any combination of
banks, out-of-state banks, national banks, associations, or savings
banks that have consolidated or are in the process of consolidation
as provided in section 3701 or 3702.

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(s) "Depository institution" means a bank, out-of-state bank,
 national bank, foreign bank branch, association, savings bank, or
 credit union organized under the laws of this state, another state,
 the District of Columbia, the United States, or a territory or
 protectorate of the United States.

6 (T) "DERIVATIVE TRANSACTION" MEANS ANY TRANSACTION THAT IS A 7 CONTRACT, AGREEMENT, SWAP, WARRANT, NOTE, OR OPTION THAT IS BASED, 8 IN WHOLE OR IN PART, ON THE VALUE OF, ANY INTEREST IN, OR ANY 9 QUANTITATIVE MEASURE OR THE OCCURRENCE OF ANY EVENT RELATING TO, 1 10 OR MORE COMMODITIES, SECURITIES, CURRENCIES, INTEREST OR OTHER 11 RATES, INDICES, OR OTHER ASSETS.

12 (U) (t) "Dissolution" means the process by which a solvent 13 bank voluntarily ends its corporate existence by liquidating its 14 assets and winding up its affairs.

(V) (u) "Dividend reinvestment plan" means a plan that is offered solely to existing shareholders of the bank and which THAT allows the shareholders to reinvest dividends received under section 3806 in stock of the bank and that may allow additional cash amounts to be contributed by the shareholders participating in the reinvestment plan.

(W) (v) "Federal agency" means a foreign bank agency
established and operating under the international banking act of
1978.

24 (X) (w) "Federal branch" means a foreign bank branch
25 established and operating under the international banking act of
26 1978.

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(Y) (x) "Federal deposit insurance act" means the federal

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deposit insurance act, chapter 967, 64 Stat. 873.12 USC 1811 TO
 1835A.

(Z) (y) "Federal home loan bank act" means the federal home 3 4 loan bank act, chapter 522, 47 Stat. 725.12 USC 1421 TO 1449. (AA) (z) "Federal reserve act" means the federal reserve act, 5 chapter 6, 38 Stat. 251.12 USC 221 TO 522. 6 Enacting section 1. This amendatory act takes effect 90 days 7 after the date it is enacted into law. 8 Enacting section 2. This amendatory act does not take effect 9 unless all of the following bills of the 98th Legislature are 10 11 enacted into law: 12 (a) Senate Bill No. 748.

13 (b) Senate Bill No. 750.